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APPLICATION NO.	FILING DATE	FIRST !	NAMED INVENTOR	ATTORNEY D	OCKET NO.	CONFIRMATION NO.
10/798,604	03/12/2004		Paul Febvre	1487.0150001 62		6207
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	7590 04/27/2007 SLER, GOLDSTEIN &		EXAMINER			
1100 NEW YO	RK AVENUE, N.W.	NGUYEN, TU X				
WASHINGTO	N, DC 20005			ART	JNIT	PAPER NUMBER
				2618		
			•			
SHORTENED STATUTOR	Y PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE		
3 MO	NTHS		04/27/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.		Applicant(s)					
Office Action Summary		10/798,604	,	FEBVRE ET AL.					
		Examiner		Art Unit					
		Tu X. Nguyen		2618					
The MAILING DATE of this of Period for Reply	communication app	ears on the cover s	heet with the co	orrespondence ad	ldress				
A SHORTENED STATUTORY PE THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date - If the period for reply specified above is less the - If NO period for reply is specified above, then - Failure to reply within the set or extended perion - Any reply received by the Office later than three earned patent term adjustment. See 37 CFR	DMMUNICATION. e provisions of 37 CFR 1.1: of this communication. nan thirty (30) days, a reply naximum statutory period v od for reply will, by statute the months after the mailing	36(a). In no event, howeve y within the statutory minimu vill apply and will expire SIX , cause the application to be	r, may a reply be time um of thirty (30) days (6) MONTHS from t ecome ABANDONED	ely filed will be considered timel he mailing date of this c (35 U.S.C. § 133).					
Status									
1) Responsive to communication	on(s) filed on <u>30 M</u>	<u>larch 2007</u> .							
2a) This action is FINAL.									
3) Since this application is in c	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims									
4) Claim(s) <u>13,14,19,26 and 27</u>	is/are pending in	the application.							
4a) Of the above claim(s) 1-	4a) Of the above claim(s) 1-12,15-18 and 20-25 is/are withdrawn from consideration.								
5) Claim(s) is/are allowed									
6)⊠ Claim(s) <u>13,14,19,26 and 23</u>	☑ Claim(s) 13,14,19,26 and 27 is/are rejected.								
7) Claim(s) is/are object	Claim(s) is/are objected to.								
8) Claim(s) are subject	to restriction and/o	r election requireme	ent.						
Application Papers									
9) The specification is objected	to by the Examine	ır.							
•	0)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
Applicant may not request that	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)☐ The oath or declaration is ob	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119									
12)⊠ Acknowledgment is made of a)⊠ All b)☐ Some * c)☐ No		priority under 35 U	.S.C. § 119(a)	-(d) or (f).					
 1. ☐ Certified copies of the 	1. Certified copies of the priority documents have been received.								
2. Certified copies of the	•								
3. Copies of the certified	•	· ·		d in this National	Stage				
application from the International Bureau (PCT Rule 17.2(a)).									
* See the attached detailed Off	ice action for a list	of the certified copi	es not receive	d.					
Attachment(s)									
1) Notice of References Cited (PTO-892)			terview Summary						
 2) Notice of Draftsperson's Patent Drawing 3) Information Disclosure Statement(s) (PT 			per No(s)/Mail Da otice of Informal Pa	te atent Application (PT	O-152)				
 Information Disclosure Statement(s) (PT Paper No(s)/Mail Date 	U-1448 ULF LUISDIU6)		her:	, F	,				

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DETAILED ACTION

Response to Amendment

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 13-14, 19 and 26-27, are rejected under 35 U.S.C. 102(a) as being anticipated by Eng (US Patent 6370153).

Regarding claim 13, Eng discloses a method of transmission in a contentionbased access channel by a wireless transceiver, comprising:

- a) transmitting a burst in said channel (see col.14 lines 6-7);
- b) detecting whether said burst has collided with another burst in said channel (see col.17 lines 29-34); and, if a collision is detected at said detecting step, waiting for a period determined according to a repeat parameter before repeating steps a) and b) (see col.17 lines 19-27),

wherein said repeat parameter is received by said transceiver and wherein said repeat parameter indicates a range and includes an increment by which said range is increased after each repetition of steps a) and b) (see col.16 lines 59-60, col.17 lines 37-38, "the persistent parameter, the next available collision resolution mini-slot" corresponds to "indicates a range and includes an increment by which said range is increased").

Regarding claim 14. Eng discloses wherein said period is randomly or pseudorandomly selected from said range indicated by said repeat parameter (see col.16 lines 63-64).

Regarding claim 19, Eng discloses a method of allocating frequency channels to a plurality of wireless transceivers, comprising:

transmitting to each of said transceivers a forward frequency channel allocation signal indicating an allocation of one or more forward frequency channels which that transceiver is to receive (see col.9 lines 1-5); and

transmitting to each of said transceivers, in at least one said forward frequency channels assigned to that transceiver, a respective return channel allocation signal indicating an allocation of one or more return frequency channels in which that transceiver may transmit (see col.9 lines 6-24);

wherein, for each forward frequency channel, a set of preferred return frequency channels is stored (see col.8 line 60 through col.9 line 4, "central controller" is inherent includes memory for schedule channel assignments), such that for each of said transceivers to which a specified one of said forward frequency channels is allocated, the allocated one or more return

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frequency channels is preferentially selected from said corresponding set of preferred return frequency channels (see col.8 line 60 through col.9 line 4).

Regarding claim 26, Eng discloses a method of controlling transmission by a wireless transceiver in a channel shared with transmission by other transceivers, comprising:

monitoring data transmitted to said transceiver (see col.18 line 59 through col.19 line 10); detecting the content of said monitored data (see col.19 lines 6-10);

predicting, on the basis of said monitoring step, a demand for capacity in said channel by said transceiver (see col.16 lines 24-50 "scheduler" corresponds to "predicting"), and

transmitting to said transceiver an allocation signal indicating an allocation in said channel determined according to said predicted demand (see col.16 lines 24-50).

Regarding claim 27, Eng discloses including generating a statistical model based on previous traffic flow to and from wireless transceivers, wherein the demand for capacity is predicted according to said statistical model (see col.19 lines 60-66).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed Tu Nguyen whose telephone number is 571-272-7883.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban, can be reached at (571) 272-7899. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

April 25, 2007